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CONTENTS:

REVOCATION OF POWER OF ATTORNEY AND APPOINTMENT OF NEW POWER OF ATTORNEY DOCUMENT, INCLUDING STATEMENT UNDER 37 CFR 3.73(b) AND ASSIGNMENT COPY

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03/05/2004 14:32 FAX MAR-05-2004 FRI 12:36 PM CallVision, Inc.

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PTO/SB/62 (09-03)
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		Applicant or Ass	ignes of Re	cord			1		
Name Michael G. Chaicraft									
Signature Michael J. Wolff									
Date	03/05/04		Telephone	(2	208) 352-30	055 ×1013	1		
NOTE: SI	gnatures of all the inventors or assignors of recorder than one signature is required, see below".	rd of the antire interest	or their represen	utive(a) pro	required. Sub-	mit multiple	1		
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PTC/S8/90 (08-03)
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STATEMENT UNDER 37 CFR 3.73(b)											
Applicant/Paten	t Owner: Scot	t A. Snyder									
Application No.	Patent No.:	09/611,958	File	d/issue Date:	July 6, 2000						
METHOD AND SYSTEM FOR SELECTING OPTIMAL COMMODITIES BASED UPON BUSINESS PROFILE AND PREFERENCES											
(Name of Assign	CaliVision, Inc.		8 (Type of Assig	Co.	rporation arteratio, university, government agency, etc.)						
states that it is;											
1. X the assignee of the entire right, titte, and interest; or											
The c	extent (by percent	an the entire right, age) of its owners entified above by	hip interest i	<b>3</b> %							
was rec Frame	A. [ ] An assignment from the Inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel Frame, or for which a copy thereof is attached.										
OR  B. (x) A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as shown below:											
	n: Scott Andre			o: OmniChal							
		recorded in the U									
			, ,	N IDE WINCE B CO	by thereof is attached.						
	n: OmniChoice			o: <u>CallVision</u>	Inc.						
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74		Frame	• '	at for murch a cot	by thereof is attached.						
3. From	n:			o:							
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R	sel	, Frame		or for which a cop	y thereof is attached.						
[ ] Additional documents in the chain of title are listed on a supplemental sheet.											
( <u>NOTE</u> ; docume assigna	[NOTE: A separate copy (i.e., the original assignment document or a true copy of the original document) must be submitted to Assignment Division in accordance with 37 CFR Part 3, if the assignment is to be recorded in the records of the USPTO. See MPEP 302.08)										
The undersigned	l (whose title is so	applied below) is a	uthorized to	act on behalf of t	he assignee.						
	03/05/04				i. Chalcraft						
	Date		Typed or printed name Timbracl St. Chalff								
(208)	352-3055 x1013										
	sphone Number		,	Sign	attre						
Vice President, Finance											
		-	VICE President, Finance								

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## ASSIGNMENT OF PATENTS

THIS ASSIGNMENT OF PATENTS made as of this 12 day of Scotember, 2003, by OmniChoice, Inc., a Delaware corporation with its principal place of business at 2570 Blvd of the Generals, Suite 210, Washington Square, Bldg 200, Norristown, PA 19403 ("Assignor"), to CallVision, Inc., a Washington corporation with its principal place of business at 1080 West Ewing Place, Suite 200, Seattle WA 98119 ("Assignce").

## Recital

Assignee and Assignor are parties to an Asset Purchase Agreement dated as of August 29. 2003 (the "Agreement"), pursuant to which Assignor has agreed to sell to Assignee and Assignee has agreed to buy from Assignor the Assets (as defined in the Agreement), including without limitation all right, title and interest in, to and under certain patents of Assignor. Pursuant to the Agreement, Assignor has agreed to execute such instruments as the Assignee may reasonably request in order more effectively to assign, transfer, grant, convey, assure and confirm to Assignee and its successors and assigns, or to aid and assist in the collection of or reducing to possession by the Assignee of, all of such assets.

In accordance therewith, Assignor desires to transfer and assign to Assignee, and Assignee desires to accept the transfer and assignment of, all of Assignor's worldwide right, title and interest in, to and under Assignor's registered and unregistered domestic and foreign patents and patent applications pertaining to the Products (as defined in the Agreement), including without limitation Patent Application No. Sn 09/497,483, filed on February 4, 2000; Patent Application No. Sn 09/570,926, filed on February 5, 2001 (PCT Application US01/03659 corresponding to 09/497,483); Patent Application No. Sn 09/580,448, filed on May 30, 2000; and Patent Application No. Sn 09/611,958, filed on July 6, 2000 (all of the foregoing being referred to herein as the "Patents").

NOW, THEREFORE, Assignor, for and in exchange for the payment of the purchase price set forth in the Agreement, the receipt of which is hereby acknowledged, does hereby exclusively transfer and assign to Assignee, and Assignee hereby accepts the transfer and assignment of, all of Assignor's worldwide right, title and interest in, to and under the Patents, together with the goodwill of the business associated therewith and which is symbolized thereby, all rights to sue for infringement of any Patent, whether arising prior to or subsequent to the date of this Assignment of Patents, and any and all renewals and extensions thereof that may hereafter be secured under the laws now or hereafter in effect in the United States, Canada and in any other jurisdiction, the same to be held and enjoyed by the said Assignee, its successors and assigns from and after the date hereof as fully and entirely as the same would have been held and enjoyed by the said Assignor had this Assignment of Patents not been made.

Except to the extent that federal law preempts state law with respect to the matters covered hereby, this Assignment of Patents shall be governed by and construed in accordance with the laws of the State of Washington without giving effect to the principles of conflicts of laws thereof.

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The terms of the Agreement, including but not limited to Assignor's representations, warranties, covenants, agreements and indemnities relating to the Patents, are incorporated herein by this reference. Assignor acknowledges and agrees that the representations, warranties, covenants, agreements and indemnities contained in the Agreement shall not be superseded hereby but shall remain in full force and effect to the full extent provided therein. In the event of any conflict or inconsistency between the terms of the Agreement and the terms hereof, the terms of the Agreement shall govern.

IN WITNESS WHEREOF, Assignor has caused its duly authorized officer to execute this Assignment of Patents as of the date first above written.

OmniChoice, In-

STATE OF PENNSYLVANIA COUNTY OF HENNEPIN

On this 10th day of Sauttaber, 20 03, before me, personally appeared SCOTT ANDREW SNYDER of OmniChoice, Inc., personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

Witness my hand and official seal.

ev 823831 1ASE

OF HATFIELD

**Notary Public** 

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